REMARKS

Applicants respectfully request reconsideration of the subject application in view of the foregoing amendments and the following remarks. Claims 1 and have been amended to clarify the invention, and claims 2 and 8 have been canceled. Claims 1, 3-7, and 9-14 remain pending after the amendments.

In the Office Action, the Examiner rejected claims 1-14 under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. In rejecting the claims, the Examiner stated that the claims contain subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the art that the inventors had possession of the claimed invention at the time the application was filed. The Examiner based its rejection on the assertion that the specification does not clearly describe which particular non-HTTP protocols the applicants have adopted for JSP invocation.

Section 2163 of the MPEP provides, in relevant part:

"An applicant shows possession of the claimed invention by describing the claimed invention with all of its limitations using such descriptive means as <u>words</u>, structures, figures, diagrams, and formulas that fully set forth the claimed invention."

Applicants respectfully submit that the claimed invention only requires or recites a "non-HTTP" request - it does not recite a particular type of non-HTTP request.

Consequently, the specification does not have to describe which particular type of non-HTTP request is being claimed for the specification to meet its written description requirement.

Indeed, the specification only has to disclose the word "non-HTTP" for it to meet the written description requirement.

Section 2163 of the MPEP further provides, in relevant part:

"...there is an inverse correlation between the level of skill and knowledge in The art and the specificity of disclosure necessary to satisfy the written description requirement. Information which is well known in the art need not be described in detail in the specification."

Applicants respectfully submit that a person of ordinary skill in the art would have recognized that there were different types of non-HTTP requests implemented in a computer 09/997,186

Page 6 of 8

system at the time that the invention was filed. Therefore, Applicants respectfully submit that to meet the written description requirement, the specification does not have to disclose any of those non-HTTP requests.

Claims 1-14 were also rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,715,129 to Hind et al. ("Hind"). Anticipation requires that each and every element of the claim being examined be disclosed by a single reference. Hind does not anticipate claim 1 because Hind does not disclose "the JSP execution method comprising the generation of an HTTP request..." in response to a non-HTTP request, as required by that claim.

The text in Hind addresses HTTP requests in Col. 2:1-9. It simply describes the generation of an HTTP request to invoke a web document that contains JSP code embedded within it. Because Hind does not disclose that the HTTP request is generated in response to a non-HTTP request, as required by claim 1, Hind fails to disclose each and every element of the claim. Therefore, Applicants respectfully submit that such claim is not anticipated and request that the claim be allowed. Further, Applicants submit that the remaining claims should also be allowed over Hind because they either include elements similar to the element discussed above in support of the allowability of claim 1, or they include by reference that element.

Claims 1-14 were rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,430,624 to Jaamtgaard et al. ("Jaamtgaard"). Jaamtgaard does not anticipate claim 1 because it does not disclose a JSP method including the generation of an HTTP request as a result of a non-HTTP request. In col.9:64-67 and col.10:1-4, Jaamtgaard shows that an HTTP client connection module performs the content connection handler functions. Nothing in Jaamtgaard suggests the generation of an HTTP request in response of a non-HTTP request. More importantly, Jaamtgaard does not even discuss the use of JSP in connection with either HTTP or non-HTTP requests. Therefore, claim 1 is also not anticipated by Jaamtgaard.

For the foregoing reasons, Applicants respectfully request that none of the pending claims are anticipated by either Jaamtgaard Hind. In view of the foregoing, Applicants earnestly solicit the expedited allowance of the pending claims. The Commissioner is hereby authorized to charge any fee(s) necessary to enter this paper and any previous paper, or credit any overpayment of fees to deposit account 09-0468.

09/997,186

Respectfully submitted,

Rafael A. Perez-Pineiro

Reg. No. 46,041

Phone No. (914) 945-2631

IBM Corporation Intellectual Property Law Dept. P. O. Box 218 Yorktown Heights, New York 10598